JEREMY GUTMAN

ATTORNEY AT LAW
521 FIFTH AVENUE, 17TH FLOOR
NEW YORK, NEW YORK 10175-0038

(212) 644-5200 JGUTMAN@JEREMYGUTMAN.COM

November 27, 2024

By ECF

Hon. Frederic Block United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

Re: United States v. Singh

23 Cr. 236 (FB)

Dear Judge Block:

I am writing to request a modification of the conditions of release for my client, Sagar Singh, whose travel is restricted to New York City, Rhode Island (where he resides), and points between.

Mr. Singh wishes to participate, along with friends from his community, in a recreational soccer league whose matches take place on weekends in Seekonk, Massachusetts, which is approximately a twenty-minute drive from Mr. Singh's residence. Specifics regarding these activities have been provided to Mr. Singh's Pretrial Services Agency supervisor in the District of Rhode Island, Timothy Donohue, and neither he nor Officer Valeria Lopez of this district's Pretrial Office has any objection to the proposed travel modification.

Assistant United States Attorney Ellen Sise has advised us that the government also has no objection to the requested modification.

Accordingly, I request that the Court modify Mr. Singh's bail conditions to permit him to travel to Massachusetts in order to participate in soccer matches.

Respectfully,

/s/ Jeremy Gutman Attorney for Defendant Sagar Singh Hon. Frederic Block November 27, 2024 Page 2

cc. Ellen Sise, Esq.
Alexander Mindlin, Esq.
Adam Amir, Esq.
Assistant United States Attorneys (by ECF)

Valeria Lopez Timothy Donohue United States Pretrial Services Officers (by email)